IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA, CRIMINAL ACTION

NO. 09-00496-01, -03, -04,

-05, -08, -11, -14, -15V.

JOSEPH LIGAMBI, ANTHONY STAINO, JR., JOSEPH MASSIMINO, GEORGE BORGESI, DAMION CANALICHIO, GARY BATTAGLINI,

JOSEPH LICATA, and LOUIS FAZZINI,

Defendants.

ORDER

AND NOW, this 13th day of September, 2012, for the reasons set forth in the accompanying Memorandum, it is hereby **ORDERED** as follows:

1. Defendant Ligambi's Motion to Exclude Recordings Made by Deceased Government Informant Nicholas Stefanelli (ECF No. 560) is now **DENIED** in full.

The Court is not ruling on any challenges that Defendants Ligambi and Fazzini raise under this Circuit's decision, United States v. Starks, 515 F.2d 112 (3d Cir. 1975). Pursuant to this Court's Order (ECF No. 808), dated August 20, 2012, all Starks-related objections in Defendant Ligambi's and Defendant Fazzini's motions (ECF Nos. 560, 686) were referred to Magistrate Judge Rice, and Judge Rice has overruled these objections. See Order, Sept. 5, 2012, ¶ 4, ECF No. 860 (Rice,

- Defendant Fazzini's Motion to Suppress Audio
 Recordings (ECF No. 685) is **DENIED**.
- 3. Defendant Fazzini's Motion to Exclude Tape Recorded Conversations Made by Deceased Government Informant Nicholas Stefanelli (ECF No. 686) is now **DENIED in**full.²

AND IT IS SO ORDERED.

s/Eduardo C. Robreno
EDUARDO C. ROBRENO, J.

J.) (disposing of $\underline{\text{Starks}}$ -related authentication issues). Therefore, this Order constitutes the final and full resolution of the issues not referred to Judge Rice.

See supra n.1.